A

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TO

Provide for the Reinstatement of Evicted Tenants in A.D. 1892.

Ireland.

D^B it enacted by the Queen's most Excellent Majesty, by and
With the advice and consent of the Lords Spiritual and
Temporal, and Commons, in this present Parliament assembled,
and by the authority of the same, as follows:
5. 1. So much of section thirteen of the Parulusae of Land (Ireland)
Essension of

- 5 1. So much of section threes of the Furcisas of Land (Ireland) maximum of Act, 1891, as relates to the time within which agreements under \$1,855 Yes, that section may be entered into shall be continued until the first c.48. day of January one thousand cight handred and nigety-three.
- 2. Where the tenancy of a holding has been determined since Poshes and the rests day of May our thousand eight hundred and serenty-sines, insently in and the center of which such boding forms protein in the subject forms of the subject for the subject f
- and the former leadbord or his successor in title, or a receiver duly 1g appointed by said court, is in occupation of the holding, it shall be lawful for the land judge to whose court such petition or other proceeding shall be attached, or for any judge of the High court of Justice for the time heing acting in the place of such had judge, if such judge shall so think fit, to make on order for the said.
- 20 of such holding upon anot terms as to such judge shall seem fit under the thirteenth section of the Purchase of Lend (Ireland) Act, 1891, as extended by this Act, and such order shall have the same effect as an agreement eutered into by a former landlard or his successor in title, pursuant to the said section, and an advance may
- 25 he made by the Land Commission in the same manner as upon such agreement.

Any purchase money so advanced by the Iand Commission by virtue of the provisious of this section shall be paid or lodged by the Iand Commission to the credit of the matter of such [Bill 32.] A.D. 1895

1892. petition or other proceeding as aforesaid, and thereupon it shall be lawful for the land judge to whose court such petition or other proceeding shall be attached, or any judge for the time being acting in the place of anah land judge, to execute a conveyance of the holding in the form preseribled by the Land Commission.

Purchase by tenants formerly in possession.

3. Where the tenancy of a holding has been determined since the first day of May one thousand eight hundred and seventy-nine and no agreement shall have been entered into before the first day of January one thousand eight hundred and ninety-three under the provisions of section thirteen of the Purchase of Land (Ireland) 10 Act, 1891, as amended by this Act, it shall be lawful for the former tenant or his personal representative, subject as herein-after mentioned, to apply to the Land Commission to purchase such holding, and thoreupon, if the former landlord or his successor in title, as the case may be, signifies his consent within the prescribed 15 time and in the prescribed manner, including consent (where such consent is hy law required) to such sum being retained as a guarantee deposit as the Land Commission may think necessary, such purchase shall be offected by payment, subject to the rules of the Land Commission, of such capital sum as shall be agreed 20 upon, or as, in case of difference, may be determined by the Land Commission (royard being had to the adequacy of the security), in like manner as if such purchase were effected under the provisions of the Land Purchase Acts as amended by the Purchase of Land (Ireland) Act, 1891. 25

Such consent by the former landlerd or his successor in title shall have the same effect as the lodgment of an agreement to purchase under the Land Purchase Acts, as amended by the Purchase of Land (Brealan) Act, 1891, and (account as hervin otherwise provided) all subsequent proceedings shall be carried on and 30 with the like consequences as upon such surcement.

Provided that if the former hashled or his successor in title does not consent in manner preservised by the Land Commission, to such purchase, or couses, in the opinion of the Land Commission, unreasemable delay to the making of such purchase, the former 35 tenant or his personal representative, as the case may be, shall be all to be treast of a present transary within the meaning of the Land Law (Ireduzal) Act, 1883, and the Land Commission shall, Land Law (Ireduzal) Act, 1883, and the Land Commission shall, exert to be paid by such former tenant or his portronal representative, which the law of the vaniety be paid by such former tenant or his portronal representative, which fair real stall include the amount, if any, to be paid as compensation for arrears of rent already due, and therenpon such A.D. 1802.

former tenant or his personal representative, as the case may he, shall be deemed to be tenant of such holding, subject to statutory conditions to the same extent and with the case consentation.

conditions, to the same extent, and with the same consequences, 5 as if such order was made under the eighth section of the Land Law (Ireland) Act, 1881.

In determining the amount, if any, to be added to such fair rear by way of compensation for arrears of rent already due, it shall be lawful for the Land Commission to take into consideration all the 10 circumstances of the case, including any waste arising from injury to or dilaydation of huildings eaused by the landford.

4. In any case in which a fair vent shall be fixed by the Research Land Commission under the provisions of this Act it shall be different lawful for the Land Commission to make a vesting order in the holdings. 15 prescribed form under their seal and signed by the commissioners by whom the fair vent shall be fixed, desbring the tenum tentitled

by whom the fair rent shall be fixed, declaring the tenuar cutifled to the immediate possession of the holding, and any person refusing to give up possession to the tenuat in pursuance of such verting order shall be linkle to be statished by the Land Commission. 29 Such verting order shall be enforceshibe by the sheriff of the county in which the holdings or may part thereof is estimate in the same

manner as a writ of possession.

5. Every advance made by the Land Commission under this Act Advance and for the purchase of a holding shall be repaid by an annuity in repayance 25 favour of the Land Commission for first-g-nine spears of three pounds resource. These shallman for every one hundred pounds of such advance, and

is in proportion for any less sum: Povided that the Land Commission hall not be required to psy under sub-section 2() of the fourth section of the Furchase of Land (Ireland) Act, 1800, any moneys to be received on account of any purchase annuity for the discharge of an advance under this Act.

The provisions of section eight of the Purchase of Land (Ireland)
Act, 1891, shall not be applicable to any purchase made under this
35 Act.

6. This Act shall be construed as one with the Purchase of Short-title Land (Ireland) Act, 1891, and the Land Purchase Acts incorporated therewith, and may be cited as the Purchase of Land (Ireland) Act, 1891, Amendment Act, 1892.

Evicted Tenants (freland).

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